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A PROFOUND JURIST, AND CLASSICAL SCHOLAR.—Le Sage, in *Gil Blas*, gives a facetious account of a man who lost his life because his physician was ignorant of Greek; but it is questionable whether, in the history of the world, a case can be found where a whole people were ever seriously damaged because a political leader was ignorant of Latin. Yet, in this enlightened age, when the "schoolmaster is abroad" everywhere, it would seem we are in danger of losing our very liberties simply because Mr. Shellabarger is incapable of translating a Latin sentence. The other day, when defending the monstrous "reconstruction" bills now before Congress, he, with an air of great candor, admitted that he did not exist at this time, the proposed measures were unconstitutional and wholly unjustifiable. "But," said he, with an assumption of superior legal acumen, "war is of two kinds—war *flagrant* and war *cessante*, and the country now is in the latter state." I was present when he uttered these words; indeed, he repeated them several times, but to make assurance doubly sure, you will see that he is so reported in the *Globe*, after revision by himself. Now there is no such palpable nonsense as this to be found anywhere, and the curious reader will look in vain in Puffendorf or Grotius for anything about "war *cessante*," but in still older authors there is the sentence, *bellum flagrant non dum cessante*, (meaning) "not flagrant war, but war not ceased," which Shellabarger has stumbled upon and interpreted as descriptive of two kinds of war, viz: a flagrant war and a war that has ceased. It is this war, that no longer exists, which, according to his legal logic, is now waging in the United States, and justifies a violation of the Constitution and all laws divine and human to put it down. Upon delivering this erudite piece of legal lore, the Representatives of the "greatest county the world ever saw," stood aghast, and wondered "how one small head could carry all he knew." Even Raymond handsomely apologized for differing upon some minor points with the "distinguished jurist from Ohio."—*Washington Correspondent Baltimore Gazette.*

THE FUTURE FRENCH EMPEROR.—The young Prince Napoleon Eugene Louis Jean Joseph, son of Napoleon and Eugenie, and prospective Emperor of France, was born on the 15th of March, 1856, and is now drawing toward the completion of his eleventh year. While still in arms he was placed on the muster-roll of the French Imperial Guards, as a private in the regiment; for, as it was intended that he should receive a military education, and afterward assume a military command, it was designed as a compliment to the army that he should, at least nominally, go through all the gradations of the service. When old enough to begin to learn the military exercises, he was put through them with other boys of his own age and in this way he was taught the bayonet and other drills before he was eight years old. By this time, too, he had been made a non-commissioned officer of his regiment, and he is now passing, step by step, through the various grades toward the rank of colonel. But while special attention has been given to his military training, his education as a citizen has not been neglected. Besides the ordinary rudiments of instruction, he has received lessons in two or three handicrafts, the last of which was the setting up of types in the imperial printing office of Paris. The object of this may have been simply to extend his sphere of knowledge and enlarge his views in after life, but the ability to earn a living like an ordinary individual has before now proved a valuable accomplishment for even the heir to a throne. In the event of the death of the Emperor Napoleon III, before the Prince Imperial becomes of age, it is arranged that the government of the country shall be carried on for a time by a Regency, under the Empress, assisted by Prince Napoleon cousin of the Emperor.—*Baltimore Sun.*

HOW TO TAKE COLD.—As the thaw has come, the doctors are looking for an increase of business, and as every trade must live, we offer a few hints upon the readiest methods of gratifying the fraternity. Persons who are partial to rheumatism should wear thin boots and be careful to keep them well soaked in snow water. A quick fever can be secured by leaving overcoats. Neuralgic complaints are open to all who walk till they become heated, and then stop at the corner of a street and cool off by a genial chat with some good fellow.—Coughs are free to all who insist upon throwing open their coats in order to catch the gentle South breeze which prevails. The ladies are such thorough experts in this art that we need not offer them any suggestion, but by abandoning their cloaks and rubbers, and resorting to their boots and shawls, they will reach a gruel diet by a short cut.—*Exchange*

The New York World commenting on the \$20,000 raised by the strenuous exertions of some in New York, for the relief of the destitute in the South, says:—"The measure results which have followed the appeals for help to the destitute and starving South, lead one to wonder whether the heart of the North has been hardened into the hate which sometimes has seemed to be the only possible adequate cause of its political treatment of that section. More was collected for the houseless sufferers by the Portland fire in one day than the starvation of thousands of people scattered over four Southern States has been able to elicit from the purses of the charitable. Even the rebellious Cretons, whom the ocean divides from us, get as heavy drafts honored as these suffering brethren of our own household."

OILS! OILS! OILS!—Winter-strained Cold Oil, Winter-strained Elaine Oil, Sperry Oil, Polar Paraffine Oil for Machinery, Beach-Ed White Oil, Elephant Oil, Binnacle Oil, Tanner's Oil, Straits Oil, Nutsfoot Longmorn Lubricating Oil, Natural Petroleum Oil, Refined Coal Oil, Raw and Boiled Linseed Oil, Roofing Oil, Opal Machine Oil, Tallow Oil, Train Oil, Paraffine Spindle Oil, do. Engine Oil, received and for sale by
HENRY COOK,
jan 9—39, King street.

COURT NOTICES.

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Clarendon K. Mason and William K. Johnson, Jr., plaintiffs, against David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants. In chancery and on attachment. The object of this suit is to recover of the defendants the sum of \$25,750.75, and to subject certain bonds to which the defendants, Bodfish, Mills & Co., are entitled, executed by and in possession of the said Alexandria and Fredericksburg Railway Company; also, any stock in said company to which they are entitled, and any other estate or debts due them within the county of Alexandria, to the payment of the same. The defendants, David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., not having entered their appearance, and appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this County. A copy, teste, J. TACEY, Clerk. Brent & Wattle, P. Q. feb 14-law4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Herman K. Bradshaw, plaintiff, against David P. Bodfish, Alexander H. Mills, Martin L. Sheldon and A. Grant Childs, joint partners under the name and style of Bodfish, Mills & Co., defendants. In chancery and on attachment. The object of this suit is to recover of the defendants the sum of \$10,000, with interest on \$4,000, part thereof from October 15, 1866, and on \$6,000, another part thereof, from November 15, 1866, till paid, and to subject the debts due, and to become due, from the defendants, the Alexandria and Fredericksburg Railway Company, to the defendants, Bodfish, Mills & Co., and also any other estate or debts due the said defendants, Bodfish, Mills & Co., not having entered their appearance and giving security according to the act of Assembly, and appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste, J. TACEY, Clerk. Brent & Wattle, P. Q. feb 14-law4w

IN FAIRFAX COUNTY COURT November term, A. Stoddard vs. A. Aldrich. In chancery. And the Court doth further order and decree that the cause be referred to M. D. Ball, one of the Master Commissioners of this Court, to ascertain and report the several liens, their amounts, priorities, and to whom due, existing on the land, in the bill and proceedings mentioned, and that he ascertain the term of this annual value of said land, and do what is necessary to convene the creditors of said Aldrich by notice, for at least four weeks, in some newspaper, of the time and place of taking such account, which notice shall be equivalent to personal service on all interested, and that he report his proceedings therein to the next term of this Court, with any matter he may deem pertinent, or that either party interested may require. An extract—Teste, F. D. RICHARDSON, Clerk.

Parties interested in the above decree are notified that they will take the accounts therein ordered, at my office, at Fairfax Court House, on SATURDAY, the 16th day of March next. M. DULANY BALL, Comm'r. in Chancery. feb 14-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, William E. Miller vs. A. H. Bradd. In chancery. The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the liens upon the lands of the defendant in the bill and proceedings mentioned, how due, and their priorities; and that he also ascertain the value of the said lands, and do what is necessary to convene the creditors of the said defendant and to whom, and that said Commissioner do ascertain the annual and fee-simple value of said lands, and for this purpose that he do convene, by advertisement, all the creditors of the said defendant, in some newspaper, of the time and place of taking such account, which notice shall be equivalent to personal service on all interested, and that he report his proceedings herein to the next term of this Court, with any matter he may deem pertinent, or that any party interested may require. An extract—Teste, W. B. GOODING, Clerk. feb 14-law4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 7th day of January, 1867, James M. Wallace, complainant, against Solomon Stover, Charles M. Price and William F. Kephardt, defendants.—In chancery and upon an attachment. The object of this suit is to recover from the defendant, Solomon Stover, the sum of \$2,000, with interest from the 3rd of June, 1861, and to subject his interest in certain real estate in the city of Alexandria, Va., situated on the north-west intersection of Duke and Payne streets, and known as the Jail property, to the payment of the defendants, Solomon Stover and Wm. F. Kephardt, not having entered their appearance and giving security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that they appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste, J. TACEY, Clerk. John M. Orr, P. Q. jan 15-law4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 7th day of January, 1867, Henry Studds and Daniel Pulman, copartners in trade, plaintiffs, under the name and style of Studds & Pulman, complainants, against David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants. In chancery and upon an attachment. The object of this suit is to recover from the defendants, Bodfish, Mills & Co., the sum of \$3,000, and to subject any bonds, funds or effects, in the hands of the defendant, the Alexandria and Fredericksburg Railway Company, and belonging to the said Bodfish, Mills & Co., to the payment of the same. The defendants, Bodfish, Mills & Co., not having entered their appearance, and giving security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste, J. TACEY, Clerk. W. Arthur Taylor, P. Q. jan 15-law4w

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866, George Washington, complainant, vs. Catherine Burley, administratrix of James Burley, dec'd., and Alice and Mary Burley, infants, dec'ds. It is ordered and decreed that W. C. Yeaton, Master in Chancery, do state and settle the account of the defendant, C. Burley, Administrator of James Burley, dec'd., and that he do ascertain the fee-simple and annual value of the real estate of which said James Burley died, seized; the judgments against the decedent and their priorities, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper in Alexandria, the objects of this reference, which publication shall be equivalent to personal service of notice upon the parties interested. COMM'RS. OFFICE, Jan. 2, 1867. The parties interested in the decree of which the foregoing is an extract, will take notice that I have fixed upon WEDNESDAY, the 27th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree. W. C. YEATON, Master in Chancery, Circuit Court, Alex. co. jan 3-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23d, 1866, E. C. Fitzgibbon, administrator of A. M. Fitzgibbon, dec'd., complainant, vs. A. M. Feltz and William Shreve, defendants. And the Court doth further order and decree that one of the Commissioners of this Court do ascertain whether there are any liens, and if so their amount and respective priorities on the real estate in the bill mentioned, and before taking such account he shall give notice of the time and place of taking the same, by publication, in some convenient newspaper, for four weeks, which publication shall be equivalent to personal notice. COMM'RS. OFFICE, Jan. 2, 1867. Notice is hereby given to all parties interested in the decree of which the foregoing is an extract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the same. W. C. YEATON, Master in Chancery, Circuit Court, Alex. co. jan 3-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, June term, 1866, Maria Howard vs. William M. Gooding.—In chancery. The Court doth adjudge, order and decree that one of the Commissioners of this Court do take an account of the debts secured by the several deeds of trust, on the land in the bill mentioned, stating their priorities, and the amounts now due on them; that he also enquire into and ascertain what other liens, by judgment or otherwise, are existing on the said tract of land, and take an account of the present condition of the property, real and personal conveyed by the aforesaid deeds of trust, or any of them, what portions of the same have been sold, by whom and under what deed or deeds, if any, by whom the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to this Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy, teste, W. B. GOODING, Clerk. jan 3-law4w

Notice is hereby given that I, as Commissioner, under the above decree, will proceed to take the several accounts therein ordered, at my office, at Fairfax C. H., on MONDAY, the 25th day of February next. M. DULANY BALL, Comm'r. in Chancery. jan 17-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Francis P. McGillicuddy vs. J. M. Gannell, vs. Jos. McGillicuddy & Co.—In chancery. The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do ascertain and report to the next term of this Court, the fee-simple and annual value of the real estate in the bill and proceedings mentioned; also, the debts and priorities thereof, charging the said lands, and also, whether the rents and profits thereof will pay the debt of the complainant in five years; and that he report his proceedings herein to the next term of this Court, with any matter he may deem pertinent, or which may be required to be specially stated. In taking the said account the Commissioner is authorized to give notice of the time and place, once a week for four weeks, in some newspaper published in the city of Alexandria, which publication shall be regarded as equivalent to personal service upon all the parties interested. Extract—Teste, W. B. GOODING, Clerk. feb 14-law4w

Notice is hereby given that I will proceed to execute the provisions of this decree, at my office, at Fairfax Ct. House, on SATURDAY, the 23rd day of February next. M. DULANY BALL, Comm'r. in Chancery. jan 17-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Prince William county, on the 6th day of February, 1867, John H. Johnson vs. Basil B. Brawner, John H. Sullivan and the heirs of William Brawner, whose names are unknown, defendants. In chancery. The object of this suit is to obtain a deed for a certain tract of land in the county of Prince William, near Manassas Junction, containing about 102 acres, purchased by the plaintiff of the defendant, Redman F. Brawner, attorney in fact for the defendant, John H. Sullivan. The defendants, Stephen E. Meade, John H. Sullivan, and the heirs of Wm. Brawner, whose names are unknown, not having appeared and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste, A. M. SINGLAIER, Clerk. feb 8-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Fairfax county, February rules, 1867, Magnus M. Willis, complainant, deceased, vs. S. J. Hoag, O. W. Hunt and Henry Tyler, in chancery. The object of this suit is to attach in the hands of the defendants, O. W. Hunt and Henry Tyler, any money in their hands, due or to become due to the defendant, S. J. Hoag, individually or as commissioner for the sale of a house and lot in the town of Providence, in a certain suit depending in the Circuit Court of Fairfax county, in which said Hoag is complainant and Daniel F. and Sheldon J. Hoag are defendants, to satisfy and pay complainant the sum of \$335, with interest from 1st January, 1857. It appearing by affidavit filed that the said defendant, S. J. Hoag, is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy, teste, W. B. GOODING, Clerk. Love, P. Q. feb 7-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Fairfax county, February rules, 1867, Magnus M. Willis, plaintiff, against A. C. N. Smets, dec'd., in chancery. The object of this suit is to obtain a judgment against the said defendant for \$114, with interest thereon from 19th March, 1861, and to attach the interest of the defendant in a tract of land in the county of Fairfax, containing 20 acres, and lying conveyed to Alex. A. land, being Allan Macrae, to pay the same. It appearing by affidavit filed that the said defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy, teste, D. RICHARDSON, Clerk. Brent & Wattle, P. Q. feb 7-law4w

COURT NOTICES.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Tyler Davis vs. Albert Orent.—In chancery. The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the liens upon the lands of the defendant, Albert Orent, and their respective priorities, together with all debts due from said defendant, and for this purpose that he do convene, by advertisement, all the creditors of said Albert Orent, which advertisement shall be regarded as equivalent to personal service, and that said Commissioner do ascertain the annual and fee-simple value of said lands, and that he report his proceedings herein to the next term of this Court. But before the Commissioner shall take the account hereby ordered, he shall advertise the time and place of taking the same in some newspaper, published in the city of Alexandria, which publication shall be equivalent to personal service, to all parties interested therein. Extract—Teste, W. B. GOODING, Clerk. feb 9-law4w

COMMISSIONER'S OFFICE, Jan. 18, 1867. Parties interested are hereby notified that I have fixed upon MONDAY, the 18th day of February next, as the time for executing the provisions of the decree, at my office. M. DULANY BALL, Comm'r. in Chancery. jan 16-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Mary F. Roberts, by her next friend, A. Beale, vs. Lindley M. Roberts.—In chancery. The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do take and state to this Court, at its next term, an account of the liens on the estate of L. M. Roberts and their priorities, together with all debts due by him prior to the institution of this suit, and the amount of real estate belonging to him, its fee-simple and annual value and the amount and value of his personal property, and he shall give notice of his action under this decree, by advertisement, published once a week for four successive weeks in some convenient newspaper. Extract—Teste, W. B. GOODING, Clerk. feb 9-law4w

All parties interested in the above decree are hereby notified that I have fixed upon TUESDAY, the 19th day of February next, as the day upon which I shall proceed to execute its provisions, at my office at Fairfax C. H. M. DULANY BALL, Comm'r. in Chancery. jan 16-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Rescide. In chancery. The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1884 acres near Dranesville, now standing in the name of James W. Farr, and contracted to be sold to the said defendant. Also a piece of land near Dranesville, containing 7 acres, the property of the said defendant; to satisfy and pay plaintiff the sum of \$1750, with interest thereon from 1st February, 1861, until paid, and the costs of this suit. It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy, teste, W. B. GOODING, Clerk. feb 7-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Rescide. In chancery. The object of this suit is to obtain a decree for the payment of one thousand, with interest from the 3rd of July, 1861, being the value of the purchase of 40 acres of land in the county of Fairfax, near Cloud's Mill, sold by said complainant to S. K. Brown, acting as trustee for Catharine C. Brown, wife of John K. Brown. It appearing by affidavit filed that the said defendants are non residents of this State, it is ordered that they appear within one month after due publication hereof, and do what is necessary to protect their interests. A copy, teste, F. D. RICHARDSON, Clerk. feb 7-law4w

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nov 20-4f

COURT NOTICES.

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 4th day of February, 1867, John W. Stewart, plaintiff, and A. H. Bradd, defendant. In case and upon an attachment. The object of this suit is to recover from the defendant the sum of \$25.75, with legal interest thereon from the 1st day of July, 1861, till paid, and to subject the two-story frame building and the lot upon which it stands, No. 85, north Henry street, east side, between Queen and Princess streets, Alexandria, Va., to the payment of the same. The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy—Teste, H. O. CLAUGHTON, P. Q. feb 9-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 4th day of February, 1867, Daniel Williamson, plaintiff, against Thomas Grayson, defendant. In case and upon an attachment. The object of this suit is to recover from the defendant the sum of \$815, with legal interest on \$150, from July 1st, 1861, and on the residue from the 1st day of August, 1861, subject to a credit of one hundred dollars, as of the 22d day of September, 1866, and to subject certain real estate in the city of Alexandria, Va., consisting of a house and lot of ground, at or near the intersection of the north side of Cameron street with the east side of Henry street; and also, a long-bow, named the "George and Martha," lying at the wharf in front of the city of Alexandria, Va. The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this County. A copy—Teste, F. L. SMITH, P. Q. feb 9-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 4th day of February, 1867, Asa W. Gray and Wm. Miller, late copartners under the firm name of Gray, Miller & Co., (use of John W. Stewart) plaintiffs, against A. H. Bradd, defendant. In case and upon an attachment. The object of this suit is to recover of the defendant the sum of \$300.00, with legal interest thereon from the first day of July, 1861, till paid, and to subject the two-story frame building and the lot upon which it stands, No. 85, north Henry street, east side, between Queen and Princess streets, Alexandria, Va., to the payment of the same. The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy—Teste, H. O. CLAUGHTON, P. Q. feb 9-law4w

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Has resumed his business at the old stand,
NO. 158, KING STREET.
HIS PAPER HANGING DEPARTMENT contains as usual the choicest, both
PLAIN AND DECORATIVE,
of the most celebrated
FRENCH AND AMERICAN MANUFACTURE,
suitable for Parlors, Dining Rooms, Halls, &c. All orders for PAPERING Private Dwellings and Public Buildings will be promptly executed in the most superior style at the lowest prices. The many years experience in this business makes him confident in giving satisfaction to all that may favor him with their patronage.
mh 21-4f

178 WALL PAPERS. 178
SOUTH KING ST., | SOUTH KING ST.
WINDOW SHADES
PAPER CURTAINS,
PICTURE FRAMES,
SHADE FIXTURES,
PICTURE CORDS, TASSELS,
FIRE BOARD PRINTS,
BORDERS, &c.
The subscriber begs leave to inform his friend and the public generally that he has on hand, and will be constantly receiving, choice selections of the above named goods, which will be sold at reduced prices for cash.
All orders for Paper Hanging, Window Shades, putting down carpets, &c., will be promptly attended to by experienced workmen and at moderate charges.
A. M. TUBMAN,
my 21-4f 178, south side King street.

ZEPHYR WORSTED.—Bergman's Zephyr Worsted, of the very best quality, all colors and shades, constantly on hand. Price 25 cts per cone.
C. C. BERRY,
72, King street.
jan 28—

BROWN'S BRONCHIAL TROCHES, Hounwell's Cough Remedy, Tyler's Compound Syrup of Gum Arabic, Ayer's Cherry Pectoral, and Bull's Peppermint Syrup, just received.
WARFIELD & HALL, Druggists,
cor. Prince and Fairfax sts.
dec 12—

FOR RENT.—A first-class STORE HOUSE, No. 15, King street—one of the best locations in the city for a grocery and commission business. Possession given 20th of February. Apply to
R. L. WOOD.
jan 20-4f

CLOTHS, CASSIMERS, TWEEDS, CASSIMERS, KERSEYS, with many other goods, at reduced prices. Call and examine at
NO. 170, KING STREET.
dec 27—ROBERT L. WOOD.

DRESS AND CLOAK TRIMMINGS.—A further supply of the above, also, Cloak and Dress Buttons, Velvet Ribbon, in Black and Colors.
C. C. BERRY,
72, King street.
oct 31-4f

BUCKWHEAT FLOUR.
25 bbls. Buckwheat Flour—in store—for sale by
W. A. SMOOT,
No. 3, King street.
dec 13-4f

FOR SALE AND RENT.

FISH WHARF FOR RENT.
Sealed proposals will be received at the Auditor's Office until 12 o'clock, February 15th, for the renting of the Fish Wharf, during the approaching season, commencing on the first day of March and ending first day of June, 1867. This property will be rented as it now stands, and the renter will be required to furnish lumber, for platforms, sufficient to accommodate the trade. In renting this property it must be distinctly understood that no privileges respecting the sale of liquors thereon will be granted inconsistent with the laws on that subject, and that all the passways on the property must be kept open and free. The rent to be paid, one-third on the 1st day of May, one-third on the 1st day of June, and one-third on the 1st day of July, 1867. The renter will not be permitted to erect any building at a less distance than 70 feet from the east front of wharf, and 50 feet from south front of wharf.
THOMAS SMITH,
Feb 2-4atd Chf. Com. on Pub. Prop.

FARE CHANCE. For a man with limited means to make money. A STORE and BLACKSMITH SHOP FOR SALE, at a regular depot on the Orange & Alexandria R. R., within 40 miles of Washington, where a good business can be done. A regular Postoffice is connected with the Station. The property will be sold reasonably if applied for soon. Reason for selling out—other business to attend to. For information, as to terms, &c., apply to
S. S. CHILDERS,
Jan 1-4m Nokeseville Station, O. & A. R. R.

FOR RENT.—THE STORE AND Blacksmith Shop, on Fairfax between Queen and Princess streets, containing nine rooms. Also, TWO HOUSES, containing five rooms each, on Fairfax, between Queen and Princess streets—possession given immediately. Enquire at No. 151, King st.
jan 1-4t

DESIRABLE
Two adjoining houses, Nos. 45 and 47, on the west side of Water street, 55 ft. 6 inches north of Duke street. The lots front on Water street about 101 feet each, and run back 32 ft. 6 inches. Apply to
W. C. YEATON,
dec 10-4atd Attorney for Owner.

FOR RENT OR LEASE.—The three-story brick DWELLING, No. 19, Fairfax street, with water and gas. For further particulars apply at No. 101, Prince st.
dec 6-4atd W. A. HAUPER.

FOR RENT.—Two STORES under the Mandem Hotel; also, DWELLING HOUSES—two suitable for large families, or boarding houses, and others of smaller capacity. And on Union street, convenient to the railroad, TWO LARGE YARDS, suitable for the lumber coat, wood, or plaster. Enquire of
JAMES GREEN,
159-4f 58, Prince street.

HARDWARE, BUILDING MATERIALS, &c.
R. J. SLOAN. R. F. BRUNER.
SLOAN & BRUNER,
LUMBER MERCHANTS.

All kinds of lumber constantly on hand, and sold at the lowest market rates.
OFFICE—Hunter's Wharf, near the Tunnel.
dec 19-4at

T. E. KEMP,
DEALER IN
HARDWARE, TOOLS, NAILS, LOCKS,
CUTLERY, SASH, DOORS, BLINDS,
GLASS, PUTTER, &c.
Has removed to
NO. 70, KING STREET,
(BROWN'S NEW BUILDING.)
dec 5-4f

THOMAS SINCLAIR,
CARPENTER AND JOINER,
NO. 15, SOUTH WATER STREET,
(Near the Bank of the Old Dominion.)
Is prepared to execute, with dispatch, and on the most reasonable terms, all work in his line, and satisfaction warranted.
He solicits work from the adjacent country, as he is prepared to contract for building, or to do any kind of repairing.
ap 22-4t